CLUBS ARE EXEMPT FROM RAINES'S LAW.

Court of Appeals Renders an Important and Far-Reaching Decision.

Not "Sell," but "Distribute" Liquor to Members.

Interviews with Members of the Legislature Concerning the Effect of the Decision.

RAINES GIVES OUT A STATEMENT

He Says Each Club Must Be Investigated, and That Organizations Cannot Be Formed Merely to Evade the Law.

We think that the transaction did not amount to a sale within the meaning of the statute. It was but a distribution among the members of the club of the property that be-longed to them. The fact that a payof the club of the property that belonged to them. The fact that a payment was made does not change the character of the act, for it was but the means adopted by which each member could receive his own and not that belonging to his fellownot the act, for it was but clubs, read the opinion carefully. He declared it would not be necessary to urge the amendments. He was no interest to bind him to this city.

Miss Coleman's family are not grieved at ments to the ward having continuous to the ward having continuous to the ward having continuous to the match from the beginning, and only to Mayor Strong's appointments to important proposed to the match from the beginning, and only the ments to the Raines law for the New York clubs, read the opinion carefully. He declared to the necessity of not been engaged at anything, and there was no interest to bind him to this city.

Miss Coleman's family are not grieved at ments to the act of the school of that ward, and declared the new law, as well as the old."

Meys's departure. They were opposed to the match from the beginning, and only to the latter buying out his interest in the photographic studio. Since then Hays had not been engaged at anything, and there was no interest to bind him to this city.

Miss Coleman's family are not grieved at ments are the photographic studio. Since then Hays had not been engaged at anything, and there was no interest to bind him to this city.

Miss Coleman's family are not grieved at ments are the photographic studio. Since then Hays had not be not been engaged at anything, and there was no interest to bind him to this city.

Miss Coleman the court erred in refusing to charge as requested that the act charged against the defendant was not a violation of the statute, and

Albany, N. Y., April 7.—In the opinion of both Republicans and Democrats here the Court of Appeals by its decision to-day has

given the Raines law a severe twist.

The Court of Appeals decided, in brief, Raines law "trafficking in liquors" means selling liquors. While the case decided by the Court of Appeals—that of the People against the Adelphi Club, of Albany—is

Senator Raines was deeply chagrined at the decision. After hearing of it and get as Senator Cantor. He also believes that a Senator Cantor. He also believes that the following state. CHAGRIN OF SENATOR RAINES.

operation of the old law. The comments of the Court of Appeals as to what constitutes the sale of liquors might involve under the new law the necessity of examining into the status of each individual organization to ascertain the purpose for which it was formed and the manner in which it transacts its business, and ambiguity and countries of the action of prohibitive prices applied to the sale of beer. The poor are forced to drink whiskey, and drunkenness is greater than ever before. I have never believed in purpose for which it was formed and the manner in which it transacts its business, and undoubtedly under the new act render necessary a construction by the courts, or by a definite act of the Legislature, as to what organizations or associations claiming the provito be clubs would come within the provisions of the new law.

lant, and Eugene Burlingame for the people.

The Adelphi Club was selected because no member of the Court of Appeals is included in that club's membership. All of the clubs in Albany, however, had made an agreement to push the case to a final settlement, and the expenses were shared.

A new test case may be brought under the operations of the Raines law, although some are inclined to believe that the counsel of the Excise Department will advise Commissioner Lyman to not exact license fees from clubs, This has not been decided upon, however.

MR. CUILINAN'S OPINION.

Mr. Cullinan, counsel to the Excise Department, said to-day that he had not had time to read the decision, and for that

reason was not prepared to express his opinion in reference to the matter.

the fee in the Raines tax, and having disbanded, would immediately reorganize, by This is true in the case of some clubs in rural districts, where in many instances been

ecause of discrimination in the imposition

SOME REPUBLICANS PLEASED. Several Republican leaders said privately willing to protect the rich man's club, but would do nothing for the poor man's club, the saloon. This was thought to be chiefly ding banquet.

mew law."

Matthew Hale, who was the counsel for the Adelphi Club in the test case, was shown a copy of the opinion and glanced through it rapidly. He said: "The Raines bill was framed to tax traffic in liquor, and there is no such thing as traffic in a ciub under this decision. The effect will be to sweep away a section of the new law between himself and Mr. Morris, his partibury and vicerous Mr. Kenney opposed.

Albany, N. Y., April 7.—The Pavey-Page immediately for the bedside of his dying parent. There were tears, of course, but Miss Coleman could not doubt the constancy of her devoted lover. Even a post-ponement of the marriage was, however, a sore disappointment to her.

Those who know Hays doubt if he will ever come back. There was a disagreement between himself and Mr. Morris, his partibury and vicerous Mr. Kenney opposed.

member. The payment went into the treasury to ultimately restores that which he had taken. We think that which he had taken. We think into the treasury to unit material to the treasury to ultimately restores that which he had taken. We think into the treasury to ultimately restores the treasury to ultimately restores the treasury to ultimately restores to the match from the beginning, and only gave to it a reluctant consent when Miss thought it an outrage that the Mayor thought it an outrage that the Mayor should have gone into other cities for his law. This being so, any legally organized, bona fide club, can enjoy the privilege of distributing liquor to its members without QUAY IN THE RACE STILL. obtaining a tax certificate. At the same the judgment of the General Term time the language of the opinion seems to and Court of Sessions should be reversed and the defendant dis-charged. Decision of the Court of fake clubs to get privileges without a cer-tificate. It is a timely decision and will be exceedingly interesting to all club mem-

SENATOR CANTOR JUBILANT. Senator Cantor was jubilant at the apparent application of the decision and opinion that a club does not sell ilquor, but merely to the new Excise law. He read the opinion written by Justice Haight carefully and empt from the operation of the Raines law. under the old Excise law, the effect will tions is limited to the members and their be the same under the new law, it is guests, and this cannot possibly be considered a sale under the law. It is a black eye for the new Liquor Tax law, and no mis-

Raines bill referring to club licenses.

Assemblyman Otto Kempner said: "The "There have been numerous decisions under the old laws as to organizations which were attempted to be made with the design of evading the law, which decisions would apply with equal force, probably, to attempted evasions under the new law."

WAS A FRIENDLY TEST CASE.
The appeal which has just been decided was from a judgment of a General Term, Third Department, affirming a judgment of a Court of Sessions. In this latter court the defendant was convicted of the crime of section 31 of chapter 401 of the Laws of of section 31 of chapter 401 of the Laws of full whether that decision will hold good."

Mrs. Rarbara Lang, of No. 378 College avenue, who attempted to kill, but succeeded only in wounding, her husband, John ble would apply with equal force, probably, to be a 'sale,' according to Judge Haight's opinion, citibs cannot be engaged in 'trafficking in liquors,' as defined by section 2 of the Raines bill. This determines the fight of every secial organization to serve liquors to its members without paying for a liquor tax certificate. There is only one selling liquor without a license in violation of section 31 of chapter 401 of the Laws of full whether that decision will hold good.

Mrs. Rarbara Lang, of No. 378 College avenue, who attempted to kill, but succeded only in wounding, her husband, John ble wounding, her husband, John hall be committed to kill, but succeded only in wounding, her husband, John hall ble wounding, her decision knocks a hole of the deepest diof section 31 of chapter 401 of the Laws of 1892, and a fine of \$50 was imposed.

It was a friendly case. On January 28, sold and delivered to Leopoid M. Stark a club member, in the club house at the time, five drinks of liquor. The next evening and the money thus received was put in the club treasury.

The next evening gauge, it may be held, was intended to make social clubs using liquors come within the 'sale' definition of the Raines bill, and the club treasury.

The club treasury.

The next evening gauge, it may be held, was intended to make social clubs using liquors come within the 'sale' definition of the Raines bill, and consequently, to bring them within the full want to say anything about it."

The club treasury.

The come out here, I have something to say to you.

Lang said he followed his wife to the under the exception of six, as your red book will the exception of six, as your red book will the exception of six, as your red book will show you, were educated in the public show, the last of which took effect in the lower part of his right arm. He scaled the fonce and got away.

Mall the members of that delegation, with the exception of six, as your red book will show you, were educated in the public shows, the last of which took effect in the lower part of his right arm. He scaled the fonce and got away.

Mall the members of that delegation, with the exception of six, as your red book will the exception of six, as your red book will show you, were educated in the public shows, the last of which took effect in the lower part of his right arm. He scaled the fonce and got away.

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Mall the members of that delegation, with the exception of six, as your red book will the exception of six, as your red book will the exception of six and the exception of six and the exception of si Matthew Hale appeared for the appellant, and Eugene Burlingame for the people,

Examinations for Places in the Excise De- his leadership of Tammany began.

plees of real estate that he acquired after partment was not prepared to express his opinion in reference to the matter.

"It is a matter to which I will give my attention," said Mr. Cullinan. "I may make some statement to-morrow on the subject."

If the Court of Appeals decides that clubs cannot be taxed under the Raines law, one of the sources of revenue under the haw will be destroyed. There are hundreds of clubs in this State, and hundreds more may be incorporated. It is roughly estimated that the State would lose \$1,000,000 as the result of a decision adverse to the Raines law.

The machine experts have confidently predicted that the State would receive \$5,000,000 a year as its share of the excise moneys collected under the Raines law. The machine managers are not likely to abandon the fight, and it is understood that a conference of leaders and lawyers will be called within the next few days to consider the advisability of enacting supplementary legislation for the purpose of widening the scope of the law, so as to include clubs without the shadow of a doubt.

Addisplaying the part of the constitution covers the case say legislation for the purpose of widening the scope of the law, so as to include clubs without the shadow of a doubt.

CLUBS WILL REGIGANIZE.

Addisplaying the property and the first payone There were few held.

Albany, April 7.—State Excise Commission of the fermion received delegations in the interest of Daniel O crede, of Brooklyn, for the appointments as his depotation in the interest of Daniel O crede, of Brooklyn, for the appointments as his depotation in the interest of Daniel O crede, of Chines, the property of Brooklyn, for the appointments as his depotation in the interest of Daniel O crede, of Chines, and the interest of Daniel O crede, of Chines, and the interest of Daniel O crede, of Chines, and the interest of Daniel O crede, of Chines, and the conference of Chinese and Daniel Colonel Lyman sprivate counsel; Mr. C. 2.

Limoln, the force of Chinese and Daniel Chinese and Daniel

A testimonial benefit will be given Gus Miller by H. O. Miner at the Fifth Avenue Theatre, April 19. A long programme has been arranged. The repertory of grand opera next week has been changed. On Wednesday night "Lohengin" will be sung instead of "Die Melstersinger."

But the ex-Governor of Massachusetts Gets Delegates in Boston.

Boston, April 7.—Democratic delegate caucuses were held in Boston to-night. In but two wards were the delegates instructed

entire law will be declared unconstitutional FLED ON HIS WEDDING DAY. H. Sequire Hays Abandons His Waiting Bride at the Last Moment.

New Haven, Conn., April 7.-Miss Kate that they were very glad the decision had been made. They said that the party did not favor the inclusion of clubs, but were fearful of excluding them from the provisions of the law because of the protest that would have been made by poor people to the effect that the Republicans were willing to protect the rich man's club, but that they were very glad the decision had Coleman, daughter of Joseph Coleman, was

Regularly Organized Clubs Do leaders who take this view.

Hays spent part of yesterday at the home of his prospective bride, and during Former Lieutenant-Governor Sheehan, his stay there he did not give the slightest borner. Lieutenta to-day, said: "My opin-lon agrees with the decision. A club is the home of its members. It does not 'sell' was set to have taken place at 7 o'clock, liquor to its members. It distributes and the Rev. E. S. Lines, pastor of St. Paul's Church, was ready to officiate.

John B. Stanchfield, the leader of the

Democrats in the Assembly, said: "I have said the same thing twenty times as a lawyer. I think the decision is entirely sound. While the case was under the old excise law, the decision seems to cover the cover law."

At about 6 o'clock a letter was received a telegram from his mother in New York stating that she was dangerously III and that he should leave the cover law." At about 6 o'clock a letter was received

be to sweep away a section of the new law between himself and Mr. Morris, his partine that refers to clubs. The court has construed the new law, as well as the old."

Struck that refers to clubs. The court has construed the new law, as well as the old."

The desired in the desired in the latter buying out his interest in the latter bu

His Son Denies He Intends to Withdraw as a Candidate in Favor of McKinley.

Pittsburg, April 7.-The report that Ser ator Quay is about to announce his withavor of McKinley is denied by "Dick" Quay, the Senator's son; Lieutenant-Governor Walter Lyon and all the other Quay

In other quarters It is believed, es have always claimed he was not a side candidate and was only in the to secure delegates from Pennsylvatho could be used to good advantage convention. If Quay retires from see, it is claimed, he would injure the his followers are making here to up Chris Magse's machine to offset

HOW HIS WIFE SHOT HIM. John B. W. Lang Testifies and Barbara Is Locked Up in Default of Bail for Trial.

Mrs. Barbara Lang, of No. 378 College delegation of ladies who appeared before

my children."

As Magistrate Simms was preparing the commitment papers Mrs. Lang attempted to approach her husband, but was prevented, whereupon she broke down and wept Mrs. Lang was held in \$2,500 ball for trial, in default of which she was locked

CROKER TO SELL REALTY. Tammany's Former Leader Offers Property at Auction, but Bids

Are Too Small.

Richard Croker is seeking to unload his real estate. Through his partner, Peter F. Meyer, he offered at auction at the Broadtime to read the decision, and for that CIVIL SERVICE MAY PREVAIL way Salesroom yesterday, one of the finest pleces of real estate that he acquired after

been changed. On wednesday hight 'Lohangin' will be sung instead of "Die Meistersinger."

The Democrats were much pleased at the decision, and thought it significant that while Justice Haight wrote the opinion, the entire court concurred. They think that this decision knocks a deep hole in the Raines law, and are confident that the

Vigorous Opposition by City Members to the Plan Abolishing the Trustee System.

MAYOR'S APPOINTMENTS CRITICISED.

Mr. Kempner Reads a List of Col. Strong Principal Appointees and Declares That They Are Not Residents of the City.

Albany, N. Y., April 7.-The Pavey-Page

appointees. He read the following list:

Mayor Strong Ohio.

Commissioner of Public Works
Collis Philadelphia, Pa.

Commissioner of Docks
O'Brien Plattsburg, N. Y.

Loy opportunities of Jurors Plimited Plattsburg, N. Y.

Loy opportunities of Jurors Plimited Plattsburg, N. Y.

Loy opportunities of Jurors Plimited Plattsburg, N. Y. ley
Jommissioner of Fire Department Lagrange
San Francisco, Cal
commissioner of Excise Wood-

man Denver, Col.
Commissioner of Police Roosevelt Commissioner of Police Andraws Commissioner of Police Andrews

frews

He said there were innumerable subor-dinates from Ohlo, Pennsylvania, West Virginia, New Jersey and rural countles of

Thomas F. Donnelly read a carefully pre pared speech, in which he declared that the trustees were not ward heelers, and described the trustees to his own ward school to prove the truth of his assertion He concluded with these words:

"A learned member of the upper house hing."

A private telegram from Washington ays that Congressman "Jack" Robinson ays Quay will retire. Robinson is one of Onay's trusted lieutenants and, it is laimed, knows all the Senator's plans.

Saw fit to make a bitter attack on the delegation of teachers who appeared before the Senate committee. I think it would branch the senator's plans. their mental capacity when they were present, and not when they had depaited, and I am sure had be done so he would have had an ample opportunity to exploit the full resources of his own. He also complained of their style of dress, and I am willing to confess that, compared with the



THURSDAY AND FRIDAY The Last Days to Leave Your Measure. Do not miss this opportunity if you



SPECIAL.-There has been such a de-

No tailor can produce a pair like them for less than \$7.00 to \$8.00.

Truly a Sale Wilhout a Parallel!! BLOOMINGDALE BROS.

"These twenty-six men do not rely on my theory to fortfy them in the position

so they would the bonnet when it ceases to be the fashion."

Messrs. O'Grady, Laimbeer and H. T. Andrews spoke for the bill, and recited the fact that some prominent Democrats of New York City favored it. The vote by which the bill was passed was strictly a party vote.

Bridge street, which was the sixth one bridge all his life.

Mr. Smith was always a deep student and mathematician, delighting in intricate problems and all scientific experiments and investigations. For many years he was employed by the Government as meteorological recorder. At one time he constructed unaided the largest releacope in use in this

GOT INTO ANOTHER'S POCKET. Patrolman's Chase of and Fierce Fight

with a Supposed Footpad. Patroiman Mullane, of the Tenderloin Staon, saw a man seemingly searching the ockets of a drunken man leaning against he fence of a house in Thirty-fourth street, near Sixth avenue, Monday night. Mullan ran up and the supposed thief ran toward Seventh avenue. The patrolman stopped long enough to ask the man against the fence if he had lost anything. He said that his gold watch was gone. Mullane then ran after the thief. r the thief, the patrollian saw his man get on a Seviavenue car and chased the car more a block before he caught it. The fugiawas on the front platform of the car, fought desperately with the patrollian finally overcame the man, and at station he said his name was James int. He was recognized as James Doyle, had been arrested for a similar offence ar ago and acquitted.

vision Bill Pleases Her Immensely. Albany, N. Y., April 7 .- The H. T. Anrews Assembly bill placing mercantile espoards of health came up to-day on final

Senator Brackett offered an amendment xempting incorporated villages from the peration of the measure, saying that the peration of the measure, saying that the buses to employes claimed to exist in cities did not exist in the villages.

The amendment was lost, only Senator Brackett voting in the affirmative. The bill was passed, 44 in the affirmative.

Mrs. Edward Lauterbach, of New York City, who set in the Senate while the bill was on final passage, gleefully clapped her lands when the Brackett amendment was ost, and smillingly received many congratilations when the Brill had passed.

The bill now goes to the House for consurrence in the Senate amendments hereofore made. Mrs. Lauterbach has worked necessantly for the passage of the bill.

THE WHOLE ARN SURRENDERS!

The dangerous Army of Congrated Colds, driven in by the Apsnew-storm, yields at once to provide the bill of the passage of the bill.

WEDDED IN TRINITY CHAPEL. Miss Grace Bartlett Kissam Becomes Mrs

Harvey Duryea. At Trinity Chapel Miss Grace Bartlett Kissam, daughter of Mr. and Mrs. Jonas B. Kissam, was married yesterday after noon to Mr. Harvey Duryea. The ceremony was performed at 5 o'clock by the Rev.

The bride was gowned in , white satin, rimmed with duchesse lace and chiffon, and ore a tulie veil, fastened to her colffure by coronet of orange blossoms. She was at-ended by a maid of honor, Miss Louise

Holley, her cousin.

Air. Coures Trancis Stone, Jr., was due hest man and the ushers were Messrs.

Augustus F. Holley, Jr., Paul Oscanyan, Hoffman Kissam Reynolds, Frederic Tripp, Frederick Mills and Charles B. Colls. A small reception was held afterward at the WHICH CLOSES Waldorf.

SAVE YOUR HEALTH. A. B. C. BEST Oatmeal Makes Blood and Muscle.

of the system which now prevails, and DEATH OF STEPHEN SMITH. which did prevail when they themselves He Built What Was at the Time the

Piggest Telescope in Jersey. Lambertville, N. J., April 7 .- Stephen they now take. They do not depend upon Smit'a, one of the oldest inhabitants of this nearsay for their information, from the city, and an eccentric individual, died here troma of 5 o'clock teas or from the idle to-day aged nearly eighty-one years. He chatter of society dames, who take up a was born in New Hope, just opposite here, craze for diversion as they would a new to 1815. When four years old his parents connet, and then cast it aside as readily moved to this city and built a house in

Our Argument.

BY BEING MANUFACTURERS, DEALING DIRECTLY WITH THE WEARER, WE SAVE TWO PROFITS USUALLY MADE ON SHOES

HAVING A SYSTEMATIC AND WELL EQUIPPED FACTORY AT HAND TO DO THE WORK AT A LOW COST, AND, FURTHER, SAVING THE REPAIRER PROFIT, WHICH ALL KNOW TO BE A LARGE ONE.
THE ABOVE EXPLAINS WHY OUR INDUCEMENT IS THE GREATEST THAT CAN

BE OFFERED ON SHOES. GUARANTEE SHOE CO., Hockey ablishments under the supervision of local 162 Bowery, bet. Broome and Spring

Sts.; 609 Sth Ave., bet. 39th and 40th Sts.; 11 Chatham Square.

Factory, 401-405 East 91st St.

St. PAUL ALUMNI.

10:30 to 12:30 a. m., 50c.; 3 to 6 and 8:30 to 11: Factory, 401-405 East 91st St. THE WHOLE ARMY

The dangerous Army of Coughs and Colds, driven in by the April

eack if it fails to cure. Of your

RIKER'S

6TH AVE. COR. 22D STREET. Now, or Never!

at the prices which will prevail only

SATURDAY NIGHT. To wait any longer about buying Furniture is sheer extravagance. Don't do it! Be economical for once, and let us show you how.

DE GRAAF & TAYLOR FURNITURE COMPANY, 47 and 49 West 14th Street.

oes It Pay?

What Regal Shoe Store Managers say of the advertisement of those goods in GRAND OPERA HOUSE. MAT. TO DAY. the Journal on Saturday, April 4:

Ellsworth B. Marshall, manager of the Regal Shoe Store, at 115 Nassan st., New York:

"Our advertisement appeared in the Journal of Saturday last. We begin business and 1730 a. m., and our very first cut for a pair of our Gent Toe' shoes saying that he meant the style of shoe which we had advertised that morning in the Journal, a copy of which he took from his overcoat pocket. The ball kept follow storm not, and cere we are selling lightweight footward in the days to come of this week we have fair weather, we'll have an enormous number of letters and postal cause we are selling lightweight footward, suitable for Spring and Sammer, but of on the days to come of this week we have fair weather, we'll have an enormous humber of letters and postal cards which came in from the days to come of this week we have fair weather, we'll have an enormous number of letters and postal cards which came in from the days to come of this week we have fair weather, we'll have an enormous number of letters and postal cards which came in from the days to come of this week we have fair weather, we'll have an enormous number of letters and postal cards which came in from the days to come of this week we have fair weather, we'll have an enormous number of letters and postal cards which came in from the days to come of this week we have fair weather, we'll have an enormous number of letters and postal cards which came in from the days to come of this week we have fair weather, we'll have an enormous number of letters and postal cards which came in from the days to come of this week we have fair weather. By way to our cash business than any newspaper advertisement in the Journal will bring us more of the way to our cards and the smallest villages.

"I attribute it to our page advertisement in the Journal will bring us more of the way to our cards and the smallest villages."

"It is already shown that the advertisement in the four well have told our salesmen that it was the advertisement in the very of the weak of the proposed of the small

"We have always had a good run of business here boomed, and it has kept booming without stopping ever since. A lot of the customers were out-of-town people, principally residents of the towns along like Harlem, the Central and the New Haven roads. We got a lot of business from city people, too, and altogether it was the biggest business we've ever secured by advertising.

"It pays to advertise in the Journal—no mistake about that."

"We have always had a good run of custom to do not a good run of custom from the subtribution towns of Long Long ACADEMY Seventy-first Annual Exhibition and CADEMY Seventy-first Annual Exhibition Long Power of the customers from that section in such numbers that it was next to impossible to keep up with the rush of out-of-town business and attend to the information of the control of the customers gave us, "The pays to advertise in the Journal has more than paid for itself already, and it has brought us a fine class of patrons."

The Same Course will produce the business were secured by attention of the control of the control of the customers gave us, "The advertisement in the Journal has more than paid for itself already, and it has brought us a fine class of patrons."

Standard The Arres, E way are 33d at.

The Same Course will produce the Even., 8:15. Mat. 8at., 2:15.

The same course will produce the CHARLES H. CHIMMIE FADDEN.

placed on sale several styles of fine imported Trouserings—to be made to your order—at

\$3.48.

| Applied Of Property House, and 125th of the Property package a bottle of liquid Sozodont (use a week). No other dentifrice so complete, so safe, so certain to give the best results.

| Applied Note of the very package a bottle of liquid Sozodont (use a week). No other dentifrice so complete, so safe, so certain to give the best results.

| Applied Note of the very package a bottle of liquid Sozodont (use the property of the



AMUSEMENTS.

BARNUM AND BAILEY Greatest Show on Earth.

Procior'S PLEASURE PALACE. SELMA, Soprano; SANDOW, Athlete. Proctor's Theatre, 23d St., 11 to 11; 500. Geo. Lockharf's Comedy Elephants. Weber & Fields, Ammons-Clerise, Elsie Adsir, Sunday Concerts, 2:50 to 11 P. M., at both houses, WE HAVE DEVOTED THIS SAVING TO HAMMERSTEIN'S OLYMPIA BWSJ. HALF SOLING AND HEELING EVENINGS, 8:15. MUSIC HALL. MAT. SAT.

BOF MISS BROWN.

ST. NICHOLAS SKATING RINK W. 66th st., bear Columbus ave. ST. PAUL SCHOOL

BROADWAY THEATRE. RICE'S BURLESQUE COMPANY

In B. A. EXCELSIOR, JR.

BIJOU Evgs. 8:15. To-day and Sat. 2. Punnier and Brighter than Ever. MAY IRWIN to WIDOW the JONES. Tues., April 21, 300th performance. Souvenirs. Only 60 cents a bottle. Money TO-NIGHT POSITIVE APPEARANCE. SATURDAY CHEVALIER
MATINEE,
Adm., 50c. THE COSTER'S SERENADE,
ALL THE GREAT FOREIGN STAILS.

PASTOR'S Continuous 20 & So ets. Opens 12:30. Continues right on un-til 11 p. m. COME AT ANY HOUR. ALWAYS A SHOW. HERALD SQ. THEATRE, B'way & 85th at, EVENINGS 8:15. MAT. (SAT. ONLY), 2:15. DAVID BELASCO'S THE HEART MARYLAND.

HOYT'S THEATRE, 24th st., near 11 way. Evgs., 8:80. Mat. Sat., 2:15. HOYT'S A BLACK SHEEP.

PALMF 5 B'way and 30th at. 2:15. GARDEN THEATRE, Regim 8:80, Mats., 2.
HIS "Joilest farce since the PriABSENT vate Secretary."—Bocorder.
Vale Secretary."—World WEDNESDAY-MATINEE TO-DAY, AMERICAN THEATRE. Mat. Sat. To-Night----THE LAW OF THE LAND, DORIS PILAR-MORIN GRANGE BLOSSOMS GAIETY. B'way & 20th st.
Noon to 11 p. m.
20c., & 30c.
drama. Jas, Theoreton, Cook

Sanford's Ros. Seats, 20c., 50c., Mats., Tucs. & 8st., Co., Geo. W. Monroe, A HAPPY LATTLE HOME. GARRICK THEATRE, Ers. 8:20. Mata at 2. THE FATAL CARD.

EMPIRE THEATRE. B'way & 40th
"As good as BOHEMI/
Trilby."—Times.
Evenings, 8:20. Mats. To-day and Saturda,
50th performance April 20. Sourchirs.

John Crawford, Jr., manager of the Regal Shoe Store, at 1347 Broadway, New York:

"Beginning right early on Saturday the "We have always had a good run of Chambers 2 to 12daily, Cabaret du Neart, Adm, 20c.

PERSONAL

ALL superfluous hair, moles, etc. destroyed forever by electricity; sittings only \$1. Professor Mixor, 125 West 34th st.

RELIGIOUS NOTICES. 113 FULTON ST.—Neos prayer meeting; occasional participation edilies and blesses F. Cutter, Superintendent.